



IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF ILLINOIS

**FILED**

WESTERN DIVISION

JAN 25 2008 JAN 25 2008 am

IN RE LOUIS C. SHEPTIN,  
Plaintiff

MICHAEL W. DOBBINS  
CLERK, U.S. DISTRICT COURT

CASE # 08-cv-0116

Directs to the Honorable Matthew Kennedy, Judge

PLAINTIFF'S URGENT ADVISORY & REQUEST FOR SUBPOENA  
OF MEDICAL RECORDS OF PLAINTIFF LOUIS SHEPTIN  
REASON - IMMEDIATE BODILY DANGER

Comes Now the Plaintiff, LOUIS C. SHEPTIN and  
URGES this Honorable Court to:

1) SUBPOENA THE COMPLETE MEDICAL FILE  
OF LOUIS C. SHEPTIN Reg # 90355-024 AT THE  
METROPOLITAN CORRECTIONAL CENTER 71 WEST  
Van Buren Street, Chicago Illinois 60605; AND

2) SUBPOENA THE COMPLETE MEDICAL FILE  
OF LOUIS C. SHEPTIN, DATE OF BIRTH 10/23/48, Social  
Security Number 267 78 6549 Housed IN THE MEDICAL  
Records of UNIVERSITY OF ILLINOIS MEDICAL CENTER  
FOR HOSPITALIZATION of Plaintiff from 9-JAN-2008 THRU  
10-JAN-2008; Attending Dr. Lo

Plaintiff's REASONS for this URGENT  
REQUEST IS TO:

- 1) PROVE THAT on 1/9/08 Dr. Harvey  
FAXED JAMES T. CAIC'S "Medication Administration  
Records" to University of Illinois Medical Center
- 2) PROVE THAT JAMES T. CAIC'S MEDICAL  
PERSONNEL ARE STILL BEING NEGLIGENTLY KEPT/USED  
AND RELIED UPON by BOP Medicare Star AND  
CAUSING PLAINTIFF INJURY(IES); AND MISADMINISTRATIONS OR  
MEDICATION AS LATE AS JAN 16, 2008
- 3) THAT A CALLOUS DISREGARD FOR  
PLAINTIFF'S RIGHTS EXIST THAT PLACE PLAINTIFF  
IN A STATE OF IMMINENT BODILY DANGER WITH  
RESPECT TO THE DELIVERY OF MEDICAL CARE &  
MEDICATIONS AT MCC. PLAINTIFF HAS ACUTE CIRCUMSTANTIAL  
DISEASE.

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THE PLAINTIFF CITES THAT ON JANUARY 19, 2008 HE SPOKE WITH R HARVEY AND ASKED HARVEY "WHY ARE YOU PRESCRIBING ANTIHYPERTENSIVE DRUGS TO ME?"

PLAINTIFF HAD IN HIS HAND A BOTTLE CONTAINING 29 10 MILLIGRAM TABS OF AMLODIPINE. HARVEY WOULD NOT ADMIT TO HAVING PRESCRIBED THIS MEDICATION; HOWEVER HE DID DISCLOSE THAT THE MEDICAL RECORDS OF JAMES T. CALL WAS "ACCIDENTALLY RADED" TO WIC FOR PLAINTIFF'S CONTINUED CARE, AGAIN RISKING THE PLAINTIFF'S LIFE.

ADDITIONALLY HARVEY ACCUSED DR. BONNIE NOWAKOWSKI OF FAKING THE RECORDS TO DR. LO AT J.I.C. "TO FEAR".

IN ANY EVENT THE RETENTION OF INCORRECT MEDICAL INFORMATION IS AN UNACCEPTABLE RISK AND A VIOLATION OF HIPPA.

PLAINTIFF REQUESTS A HEARING AND SUBPOENA OF THE INDICATED RECORDS AND RELIEF.

RESPECTFULLY yours,

JAN 17, 2008

JULIA M. SHEPPIN

Louis C. SHEPPIN  
71 W. Van Buren  
Chicago, IL 60605

11 However a Pre-Bottle Laser Prices Different.

DECLARATION OF PLAINTIFF

I, LOUIS SHEPTON DECLINE UNDER  
PENALTY OF PERJURY THAT THE FOREGOING  
FACTS ARE TRUE AND CORRECT. EXECUTED

JAN 19, 2008.

